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SUPREME COURT
STATE OF WASHINGTON
Mar 14, 2011, 11:33 am
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SUPREME COURT
OF THE STATE OF WASHINGTON

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PHOENIX DEVELOPMENT, INC., a
Washington Corporation, and G&S
SUNDQUIST THIRD FAMILY LIMITED
PARTNERSHIP, a Washington Limited
Partnership,

NO. 84296-5

SECOND
STATEMENT OF
ADDITIONAL
AUTHORITY

Respondents,

v.

CITY OF WOODINVILLE, a Washington
Municipal Corporation, and CONCERNED
NEIGHBORS OF WELLINGTON, a
Washington Nonprofit Corporation,

Petitioners.

COMES NOW the petitioner City of Woodinville and submits the
following authority to the Court pursuant to RAP 10.8:

- *Raynes v. City of Leavenworth*, 118 Wn.2d 237, 821 P.3d 1204 (1992) (Court holds that rezone is a legislative act, and discusses the principles distinguishing when a rezone decision is legislative or quasi-judicial in nature).

DATED this 14th day of March, 2011.

Respectfully submitted,

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DECLARATION OF SERVICE

On said day below I emailed and deposited with the US Postal Service a true and accurate copy of the following document: Second Statement of Additional Authority in Supreme Court Cause No. 84296-5 to the following:

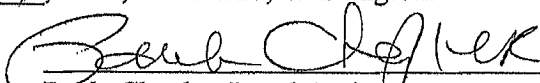
G. Richard Hill McCullough Hill, PS 701 5 th Avenue, Suite 7220 Seattle, WA 98104	Art Castle Building Industry Association of Washington State 111 21 st Avenue SE Olympia, WA 98501-2925
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Original efiled with:

Washington Supreme Court
Clerk's Office
415 12th Street W
Olympia, WA 98504-0929

I declare under penalty of perjury under the laws of the State of Washington and the United States that the foregoing is true and correct.

DATED: March 14, 2011, at Tukwila, Washington.


Paula Chapler, Legal Assistant
Talmadge/Fitzpatrick

DECLARATION